

DEVELOPMENT SECRETARIAT.

No. B. 1409—L. S. 87-82-8, dated 2nd March 1933.

It is notified for general information that under section 1 (2) of Record of Rights Regulation, No. X of 1927, Government are pleased to direct that the provisions of the said Regulation shall be extended to all Government Villages and settled inam villages of the marginally noted Taluks with effect from 1st March 1933.

1. Chikmagalur.
2. Negamangala.

2. The Record is intended to check litigation in regard to land and to facilitate its disposal by the Courts, to reduce unnecessary expenditure by the raiyats in executing and registering documents and to protect them against fraud and fabrication of false claims. It will also be of assistance to Government as well as the raiyats in the distribution of assessment among the various hissedars, the grant of Takavi and Land Improvement Loans and the grant of suspension or remission of Land Revenue.

3. To facilitate the accurate preparation of the Record of Rights, the Preliminary Record will first be prepared by the Shanhogies to the best of their information in a prescribed form and every case will be duly investigated by a Special Revenue Inspector. There will then be a check of the Preliminary Record by the Amildar or other officer specially authorised by the Deputy Commissioner in this behalf. Occupants and persons interested in the land are required to furnish every information that may be within their knowledge to the investigating officers in order to ensure accuracy in the preparation of this Record which will form the basis of the future Record of Rights.

4. All persons interested in land are required to render every reasonable assistance to officers of the Survey Department when they come to a Village to measure the hissas and to conduct enquiries in cases of disputed boundary lines between hissas in the field, after giving the prescribed notice.

5. The attention of the public is invited to the provisions of Section 5 of the Record of Rights Regulation according to which, after the expiry of a period of six months from the date of issue of this notification, acquisition of rights of all kinds pertaining to lands have to be reported and of Section 7 of the Record of Rights Regulation requiring them on requisition by a Revenue Officer engaged in compiling or revising the Record of Rights to furnish or produce information and documents needed for correct compilation or revision thereof within one month from the date of such requisition. Failure to do so and secure registration of their rights will render occupants and holders of interests in land liable to fine not exceeding Rs. 5 (recoverable as an arrear of land revenue) besides depriving them of the several advantages enumerated above. The Officer to whom any information is furnished, or before whom any documents is produced in accordance with the requisition will give a written acknowledgment therefor in the form prescribed to the person furnishing or producing the same and shall endorse on any such document, before returning it to him, a note under his signature stating the fact of its production and the date thereof.

No. D. 4849—I. C. 72-82-16, dated 6th March 1933.

The following notification of the Government of India in the Department of Commerce relating to amendments made in the Ottawa Trade Agreement Rules, 1932, is published for general information:—

By Order,
S. ABDUL WAJID,
Secretary to Government,
Development Department.

DEPARTMENT OF COMMERCE.

NOTIFICATION.

TARIFFS.

New Delhi, the 21st January 1933.

No. 20-T. (3)/33.—In exercise of the powers conferred by sub-section (3B) of section 3 of the Indian Tariff Act, 1894 (VIII of 1894), the Governor-General in Council is pleased to

direct that the following amendments shall be made in the Ottawa Trade Agreement Rules 1932, namely:—

In the Second Schedule to the said rules—

(1) After form A, the following form shall be inserted, namely:—

FORM AA.

KNOW ALL MEN by these presents we

of
of

and

(hereinafter referred to as "the Importers") and we (Indenting House or Bankers) of (hereinafter referred to as "the Sureties") are held and firmly bound unto the Right Honourable the Secretary of State for India in Council in the sum of Rs. to be paid to the said Secretary of State in Council, his successors or assigns for which payment well and truly to be made we hereby jointly and severally bind ourselves and each of us and each of our heirs and legal representatives firmly by these presents sealed with our respective seals, dated this.....day of.....19

WHEREAS we the importers are the importers of the goods named below and we the sureties have been concerned in the purchase by the importers of the said goods (are the Bankers of the Importers) AND WHEREAS to the best of the knowledge and belief of us the Importers and of us the Sureties the said goods fulfil the conditions laid down by the rules made under sub-section 3B of section 3 of the Indian Tariff Act 1894 for determining their eligibility to a preferential rate of duty under Part VIII or Part IX of the Second Schedule to that Act AND WHEREAS the Importers have not been able to produce at the time of making entry of such goods at the Custom House evidence to satisfy the Customs Collector that those conditions are fulfilled AND WHEREAS the Customs Collector has agreed provisionally to accept duty at the preferential rate pending the production of such evidence and the Importers have agreed that if such evidence is not presented to the Customs Collector within three months of the date of this bond or being so presented is not accepted by him as satisfactory they the Importers will pay to the Customs Collector on demand the difference between the duty paid at the preferential rate and the duty leviable at the standard rate on the said goods NOW the condition of this bond is such that if the necessary evidence as aforesaid shall be produced to the Customs Collector within the said period and he shall accept such evidence satisfactory or if the Importers or failing them the Sureties shall pay on demand the difference between the duty paid at the preferential rate and the duty leviable at the standard rate on the said goods, then the above written bond shall be void, otherwise the same shall be and remain in full force and virtue.

Signed, sealed and delivered
by the abovesigned, in the
presence of.....

(3) In form B, the sign " $\frac{x}{2}$ ", wherever it occurs, shall be omitted.

J. O. B. DRAKE,
Secy. to the Govt. of India.

No. 20-T. (3)/38.

A copy of the above notification is forwarded to all Local Governments and Administrations and the Political Officers and to all Departments of the Government of India, to the Private Secretary to His Excellency the Viceroy and to the Military Secretary to His Excellency the Viceroy.

A copy is also forwarded to all Collectors of Customs, (with reference to his letter No. 660, dated the 6th January 1938), the Principal Collector of Customs, Colombo, the Collector of Salt Revenue, Bombay, the Accountants General, Madras, Bombay, Bengal and Burma; the Audit Officer, Lloyd Barrage and Canals Construction, Karachi, the Accountant General, Central Revenues, Delhi, the Director General of Commercial Intelligence and Statistics, the Secretary, Tariff Board, the High Commissioner for India, London, the Indian Trade Commissioner, London, the Director, Federation of British Industries, London, the Indian Government Trade Commissioner, Hamburg, Germany, His Majesty's Trade Commissioner in India, all Chambers of Commerce and Associations, the Canadian Government Trade Commissioner in India, the American Trade Commissioner, Calcutta; the Chief Customs Officer, Port Okha (Kathiawar); and to the Central Board of Revenue.

(.) To Collector of Customs, Calcutta only.

By order, etc.,
LADLI PERSHAD,
Asst. Secy. to the Govt. of India.

No. R. 4467—B. M. 2-32-117 dated 3rd—7th March 1938.

Under Rule 2 of the Rules issued in Government Order No. R. 14-25—L. R. 149-24-74, dated 3rd October 1925, as amended by Government Order No. R. 4229-40—L. R. 489-26-4, dated 1st December 1927, the tracts forming the aohkata of the tanks noted in the annexed statement in the Sira Taluk are declared entitled to remission of half wet assessment during the year 1931-32.

ANNEXURE.

Name of Tank	Name of Village
Tarur Urumundinakere	Tarur and Balanapalya
Brahmasandra Urumundinakere	Brahmasandra
Brahmasandra Kodagikere	Brahmasandra
Sira (Doddakere)	Sira
Sira (Chickere)	Sira
Gidaganahalli Madalur Majara	Gidaganahalli
Huligere Madalur Majara	Huligere
Madalur Chickere	Madalur
Madalur Doddakere	Madalur
Changavara	Changavara
Hosur	Hosur and Muddenahalli
Devinahalli Urumundinakere	Bevinahalli
Gowdagere Chickere	Gowdagere
Bevinahalli Hosakere	Bevinahalli
Gowdagere Doddakere	Gowdagere
Tadakalur	Tadakalur
Bejjihalli	Bejjihalli
Nejanti	Nejanti
Karahalli	Karahalli
Devarankunte	Devarankunte
Vajarahalli	Vajarahalli
Sysamuru	Sysamuru
Yenjalagere	Yenjalagere
Yadaladaku	Yadaladaku
Chickkanaganagere	Chickkanaganagere
	Doddabanagere
	Todakalur
	Varadapura
	Gandihalli
	Hosakere
Doddahulikunte	Doddahulikunte
Chickkanahulikunte	Chickkanahulikunte
Nidagatte	Nidagatte
Naragondanahalli	Naragondanahalli
Kaligonahalli	Kaligonahalli
Dasarahalli	Dasarahalli
Gopikunte	Gopikunte
Ramanahalli	Ramanahalli
Baragur	Baragur
	Kadirehalli
Haragere	Haragere
Badamaranahalli	Badamaranahalli
Karekyathanahalli	Karekyathanahalli
Handikunte	Handikunte
Agrahara	Agrahara
Kallahalli	Kallahalli
Yelapenahalli	Yelapenahalli
Chirathahalli	Chirathahalli

By Order,
S. ABDUL WAJID,
Secretary to Government,
Development Department.